Second Amend. After final dated January 21, 2005 Response To Final Action Dated September 29, 2004

REMARKS

1. Summary: By this amendment, claims 1 and 21 have been canceled to place this Application in condition for allowance. There are only allowed claims 2-7 pending (see Office Action Summary, item 5 in "Disposition of Claims"), and the corrective amendments herein to claims 3-5 merely conform text to antecedents.

2. Claims 3-5: Claim 2 recites "releasable forces", and claims 3-5 depend on claim 2. The present amendments to claims 3-5 now properly refer to the antecedent "releasable forces", as follows:

Claim 3:

"...for overcoming the a respective one of the releasable forces..."

Claim 4:

"...to overcome the respective one of the releasable forces..."

Claim 5:

"...overcoming the respective one of the releasable forces ..."

"...overcoming the respective one of the releasable forces force to provide the releasable forces..."

Acceptance of these amended claims 3-5 is respectfully requested in that the amendments correctly refer to the existing antecedent "releasable forces", and thus do not change the scope of the claims.

3. Discussion: Applicant reserves the right to present in a (a) continuation application, for example, claims directed to subject matter of the present application, including that of canceled claims 1 and 21; and (b) divisional application the subject matter of the withdrawn claims. In

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view of the cancellation of the only rejected claims (1 and 21), and the corrective amendments described above, allowance of this Application with allowed claims 2, and 6-7, and allowed claims 3-5, as amended, is believed to be in order, and is respectfully requested.

Respectfully submitted,

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